



# AMENDED AGENDA

## OCONEE COUNTY COUNCIL MEETING

### October 3, 2017

### 6:00 PM

Council Chambers, Oconee County Administrative Offices  
415 South Pine Street, Walhalla, SC

#### Call to Order

**Public Comment Session:** *[limited to a total of forty (40) minutes; four (8) minutes per person.]*

#### Council Member Comments

#### Moment of Silence

#### Invocation by County Council Chaplain

#### Pledge of Allegiance to the Flag of the United States of America

#### Approval of Minutes

- September 19, 2017 Regular Meeting

#### Presentations to Council

- Senior Solutions / Doug Wright

#### Proclamation 2017-08

PROCLAMATION 2017-08 DESIGNATING THE MONTH OF OCTOBER 2017 AS  
DYSLEXIA AWARENESS MONTH IN OCONEE COUNTY, SOUTH CAROLINA

#### Administrator Report & Agenda Summary

#### Public Hearings for the Following Ordinances

#### Third Reading of the Following Ordinances

#### Second Reading of the Following Ordinances

#### First Reading of the Following Ordinances

Ordinance 2017-25 "AN ORDINANCE AMENDING ARTICLE 8 OF  
CHAPTER 38 OF THE OCONEE COUNTY CODE OF ORDINANCES IN  
CERTAIN LIMITED REGARDS AND PARTICULARS PERTAINING TO  
"AMENDMENTS AND REZONING" GENERALLY AND "METHODS  
OF INITIAL REZONING" IN PARTICULAR; AND OTHER MATTERS  
RELATED THERETO."

#### First & Final Reading for the Following Resolutions

#### Discussion Regarding Action Items

<b>Board &amp; Commission Appointments</b> <i>(IF ANY)</i>	<i>(Seats listed are all co-terminus seats)</i>
Building Codes Appeal Board.....	1 At Large Seat
Conservation Bank Board.....	District II
Board of Zoning Appeals.....	District V
Agricultural Advisory Board.....	District III
Planning Commission.....	District III

**Unfinished Business** *(to include any motion, resolution, matters brought up for discussion, if required)* *(None scheduled.)*

**New Business** *(may include items which may be scheduled for final action at a future meeting, if required)* *(None scheduled.)*

**Council Committee Reports** *(None scheduled.)*

**Executive Session**  
*(open to public except Council members, staff, and the public; all items on agenda brought up for discussion in Executive Session, if required)*  
*For the following purposes, as allowed for in § 30-4-70(a) of the South Carolina Code of Laws:*  
*(1) Discussion regarding an Economic Development matter, Project Omega.*

**Adjourn**

As a part of adjourning, Council shall take a final action to adjourn the meeting, which shall be the final action of the meeting, and shall be taken by a majority of the Council. All requests shall be made to the Clerk in Council at least 15 minutes prior to the meeting, and shall be made in writing. Council shall take a final action to adjourn the meeting, which shall be the final action of the meeting, and shall be taken by a majority of the Council.

Council's meetings that are conducted pursuant to the South Carolina Freedom of Information Act, Council's Rules and the State Rules of Parliamentary Procedure for State Councils, County Councils, and other agencies may not be inclusive of all issues which Council may bring up for discussion at the meeting. Items are listed on Council's agenda in the public notice of the meeting and issues to be discussed, and after review at the meeting, and no discussion of the meeting. Items listed on Council's agenda may be changed, added, postponed, cancelled, rescheduled or otherwise disposed of as provided for under Council's Rules and State Rules of Parliamentary Procedure for State Councils, County Councils, and other agencies, if not needed under Council's rules.



**Public Comment**  
**SIGN IN SHEET**  
**6:00 PM**

**October 3, 2017**

The Public Comment Sessions at this meeting is limited to a total of 40 minutes, 4 minutes per person. Please be advised that citizens not utilizing their full four (4) minutes may not "donate" their remaining time to another speaker.

**PLEASE PRINT**

	FULL NAME	PURPOSE OF COMMENT
1	Lauren Richardson	Dear Daily Rest-
2	Debra Blackston	consider overlay
3	Bobby Duvose	milage rate / Fr County Tech / Employees
4	JEMMY GARNETT	Private property rights
5	Andy Cunningham	Subst fee to Metax ACERPS
6	MIKE CRENshaw	Asking Council to consider adoption
7	Tom MacKovich	Leaving
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

Time change

Everyone speaking before Council will be required to do so in a civil manner. Council will not tolerate personal attacks on individual council members, county staff or any person or group. Racial slurs will not be permitted. Council's number one priority is to conduct business for the citizens of this county. All citizens who wish to address Council and all Boards and Commission appointed by Council should do so in an appropriate manner.



## **OCONEE COUNTY SHERIFF'S OFFICE**

**415 SOUTH PINE STREET  
WALHALLA, SC 29691**

*Mike Crenshaw, Sheriff*

Good Evening Council Members. I am speaking today on behalf of the Oconee County Animal Control and Oconee Humane Society in regard to variable pricing for county shelter pets.

The goal of both Animal Control and the Humane Society is to place as many adoptable pets into homes and reduce the overall euthanasia rate. Currently, dog and cat adoptions are a fixed price of \$85 and \$75 respectively. This policy does not take into account factors such as a purebred dog or cat which could ultimately bring in a higher price adoption fee or senior dog or cat which may require a lower fee to find an adopter.

Variable pricing is fully supported by national animal welfare groups. The American Society for Prevention of Cruelty to Animals (ASPCA) advocates giving shelters the flexibility to lower or waive fees as a component of an adoption promotion or campaign or to facilitate the adoption of certain categories of animals. Shelters can then expand adoption opportunities to adapt to economic and community dynamics. The ASPCA encourages shelters to employ their discretion to waive or reduce fees whenever possible in order to save more lives in their communities.

Animal shelters throughout the upstate and surrounding areas all implement forms of variable pricing. For example, Spartanburg Humane Society charges \$25 for dog adoptions and \$100 for puppies four months and younger. Anderson Paws charges \$35 for dogs initially and reduces the price to \$10 after 60 days.

**Greenville Humane Society dogs are \$65 with puppies ranging from \$160-195. These shelters also run aggressive adoption fee specials throughout the year such as all cats and kittens \$3 for three days, an October special featuring dogs over 25 pounds for \$25 or kittens for \$25 or 2 for \$40. Greenville Animal Care offered all dogs over 40 pounds for free throughout the summer. These specials give customers a great deal of choice in where they adopt.**

**Currently, the only way an adoption fee can be reduced in our county is through donations and sponsorships making up the difference in the fixed price. We also miss out on the opportunity to charge more for specific breeds or ages. The bottom line, without this pricing flexibility in Oconee County, we can't compete with surrounding shelters.**

**We know price makes a difference in Oconee County. During our Super Solar Saturday event celebrating the eclipse, Animal Control and the Humane Society partnered to offset prices and offer dogs and cats for \$10. We had folks lined up at the gate an hour early and ultimately ended up adopting more animals in one day than we do in most months. We realize this extreme price drop should not be a common occurrence, but it filled a great need in reducing numbers in our shelter crowded from a busy summer season.**

**If given this flexibility, our Animal Control and Humane Society would work together to determine the best pricing to support an individual animal's adoption within a maximum fee of \$125 to a minimum of \$25 with few exceptions.**

**We continue to grow as a county and our responsibility to care for homeless pets must also grow. We greatly appreciate the support the council has shown to date and we ask that you stand with us this on this endeavor. We know we will be able to save more animals by having the ability to price them effectively.**

**PROCLAMATION 2017-08**

**A PROCLAMATION DESIGNATING THE MONTH OF OCTOBER 2017 AS DYSLEXIA AWARENESS MONTH IN OCONEE COUNTY, SOUTH CAROLINA**

**WHEREAS**, Oconee County, South Carolina, a body politic and corporate, and a political subdivision of the State of South Carolina, recognizes the importance of education and workforce development for the betterment of Oconee County and its citizens; and,

**WHEREAS**, approximately one in five people, regardless of race, gender, age, or socioeconomic status have dyslexia; and

**WHEREAS**, dyslexia affects the way the brain processes information, and is characterized by difficulties with reading, writing and spelling, despite normal or high intelligence; and,

**WHEREAS**, an individual with dyslexia may have weakness in reading fluency but will typically have strength in higher level cognitive functions, such as reasoning, critical thinking, concept formation, or problem solving; and,

**WHEREAS**, those with dyslexia and reading difficulties benefit greatly from specialized assistance from highly trained teachers, multi-sensory learning programs and individualized instruction; and

**WHEREAS**, according to the National Institutes of Health (NIH), approximately eighty percent (80%) of prison inmates are reported to be functionally illiterate, and NIH has further found that dyslexia and other reading difficulties account for a significant percentage of that rate; and,

**WHEREAS**, early identification and alternative evidence-based instruction can contribute to the success dyslexic students enjoy in the classroom, in life and, later on, as a part of the workforce; and,

**WHEREAS**, Oconee County Council desires to encourage its citizens to seek information and early testing of children if it is suspected that a child has reading difficulties; and,

**WHEREAS**, as a part of Oconee County's continued efforts to develop and provide an effective workforce, Oconee County Council desires to express its support of efforts to provide no-cost, public education for children with dyslexia and reading difficulties; and,

**WHEREAS**, Oconee County Council recognizes that an innovative school, named Lakes and Bridges Charter School, will open in Fall of 2018 in order to serve the children of Oconee County who have dyslexia and reading difficulties.

**NOW, THEREFORE, IT IS HEREBY PROCLAIMED**, by Oconee County Council in meeting duly assembled that:

1. Oconee County, acting by and through the Oconee County Council, hereby designates the month of October 2017 as "Dyslexia Awareness Month" in Oconee County in order to raise public awareness of dyslexia and other reading difficulties.
2. Oconee County hereby encourages its citizens to seek early testing for children with suspected reading difficulties.
3. Oconee County hereby supports the efforts of Lakes and Bridges Charter School in bolstering workforce development by providing the children of the Tri-County area who have dyslexia and reading difficulties with no-cost, public education.

**APPROVED AND ADOPTED** this 3<sup>rd</sup> day of October 2017.

**ATTEST:**

**FOR OCONEE COUNTY:**

\_\_\_\_\_  
T. Scott Moulder, Administrator  
Oconee County, South Carolina

\_\_\_\_\_  
Edda Cammick, Chairwoman  
Oconee County Council

\_\_\_\_\_  
Katie Smith, Clerk to County Council  
Oconee County, South Carolina

\_\_\_\_\_  
Paul A. Cain, Sponsor  
District III, Oconee County Council

**AGENDA ITEM SUMMARY  
OCONEE COUNTY, SC**

**COUNCIL MEETING DATE: October 3, 2017  
COUNCIL MEETING TIME: 6:00 p.m.**

**ITEM TITLE [Brief Statement]:**

**First Reading of Ordinance 2017-25** "AN ORDINANCE AMENDING ARTICLE 8 OF CHAPTER 38 OF THE OCONEE COUNTY CODE OF ORDINANCES IN CERTAIN LIMITED REGARDS AND PARTICULARS PERTAINING TO "AMENDMENTS AND REZONING" GENERALLY AND "METHODS OF INITIAL REZONING" IN PARTICULAR; AND OTHER MATTERS RELATED THERETO."

**BACKGROUND DESCRIPTION:**

Ordinance 2017-25 will revise Article 8 of Chapter 32, entitled *Amendments and Rezoning*, for the primary purpose of changing "Method 2 – Small area rezoning" so that the petition method is eliminated, the acreage requirement is reduced, contiguity requirements are added, and the consent of all property owners is required for applicable rezoning efforts. This proposed ordinance is a product of work of the Planning Commission and associated staff.

**SPECIAL CONSIDERATIONS OR CONCERNS [only if applicable]:**

None

**FINANCIAL IMPACT [Brief Statement]:**

Check Here if Item Previously approved in the Budget.

**Approved by:** \_\_\_\_\_ **Finance**

**COMPLETE THIS PORTION FOR ALL GRANT REQUESTS:**

Are Matching Funds Available: / No

If yes, who is matching and how much:

**Approved by:** \_\_\_\_\_ **Grants**

**ATTACHMENTS**

None

**STAFF RECOMMENDATION [Brief Statement]:**

It is staff's recommendation that Council take first reading of Ordinance 2017-25.

*Council has directed that they receive their agenda packages a week prior to each Council meeting, therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.*

*A calendar with due dates marked may be obtained from the Clerk to Council.*

**STATE OF SOUTH CAROLINA  
COUNTY OF OCONEE**

**ORDINANCE 2017-25**

**AN ORDINANCE AMENDING ARTICLE 8 OF CHAPTER 38 OF THE OCONEE COUNTY CODE OF ORDINANCES IN CERTAIN LIMITED REGARDS AND PARTICULARS PERTAINING TO "AMENDMENTS AND REZONING" GENERALLY AND "METHODS OF INITIAL REZONING" IN PARTICULAR; AND OTHER MATTERS RELATED THERETO.**

**WHEREAS**, Oconee County, South Carolina (the "County"), a body politic and corporate and a political subdivision of the State of South Carolina (the "State"), acting by and through its governing body, the Oconee County Council (the "County Council"), has adopted multiple ordinances for the effective, efficient governance of the County, which, subsequent to adoption, are codified in the Oconee County Code of Ordinances (the "Code of Ordinances"), as amended, from time to time; and

**WHEREAS**, the County, acting by and through the County Council, is authorized by Section 4-9-30(9) and Chapter 29 of Title 6 of the South Carolina Code of Laws, among other sources, to impose land use restrictions and development standards in the unincorporated areas of the County; and

**WHEREAS**, Chapter 38 of the Code of Ordinances contains terms, provisions, and procedures applicable to land use and zoning; and

**WHEREAS**, County Council recognizes that there is a need to revise the law of the County to meet the changing needs of the County and that there is a need to amend, specifically, certain sections of Chapter 38 of the Code of Ordinances involving "Amendments and Rezoning" in general and "Methods of Initial Rezoning" in particular; and

**WHEREAS**, the Oconee County Planning Commission has analyzed and reviewed the proposed revisions to Article 8 of Chapter 38 and has forwarded them to County Council for consideration; and

**WHEREAS**, County Council has therefore determined to modify Article 8 of Chapter 38 of the Code of Ordinances, and to affirm and preserve all other provisions of the Code of Ordinances not specifically or by implication amended hereby.

**NOW, THEREFORE**, it is hereby ordained by the Oconee County Council, in meeting duly assembled, that:



1. Article 8 of Chapter 38 of the Code of Ordinances, entitled *AMENDMENTS AND REZONING*, is hereby revised, rewritten, and amended to read as set forth in Attachment A, which is attached hereto and incorporated herein by reference.

2. County Council hereby declares and establishes its legislative intent that Attachment A amend Article 8 of Chapter 38 of the Code of Ordinances, from and after its adoption, states its intent to so adopt Attachment A, and directs that a public hearing thereon be undertaken by County Council or the Oconee County Planning Commission, in accord with and as required by Section 6-29-760 and by Section 4-9-130 of the South Carolina Code of Laws.

3. Should any part or provision of this Ordinance be deemed unconstitutional or unenforceable by any court of competent jurisdiction, such determination shall not affect the rest and remainder of this Ordinance, all of which is hereby deemed severable.

4. All ordinances, orders, resolutions, and actions of County Council inconsistent herewith are, to the extent of such inconsistency only, hereby repealed, revoked, and rescinded.

5. All other terms, provisions, and parts of the Code of Ordinances, and specifically, but without exception, the remainder of Article 8 of Chapter 38, not amended hereby, directly or by implication, shall remain in full force and effect.

6. This Ordinance shall be in full force and effect from and after third reading and enactment by County Council.

**ORDAINED** in meeting, duly assembled, this \_\_\_\_\_ day of \_\_\_\_\_, 2017.

**ATTEST:**

\_\_\_\_\_  
Katie Smith,  
Clerk to Oconee County Council

\_\_\_\_\_  
Edda Cammick  
Chair, Oconee County Council

First Reading:           October 3, 2017  
Second Reading:       \_\_\_\_\_  
Third Reading:         \_\_\_\_\_  
Public Hearing:         \_\_\_\_\_

## ATTACHMENT A

### Sec. 38-8.1. - Consideration by planning commission and county council.

All proposed amendments to these regulations, official zoning map, or any other part of this document shall be reviewed by the Oconee County Planning Commission, who shall issue a recommendation to county council. Upon receipt of the planning commission report, county council shall act on the proposed amendment within 60 days.

### Sec. 38-8.2. - Public notice requirements.

- (a) *Public hearings.* County council shall conduct all required public hearings for amendments and rezoning. No amendment to these regulations or official zoning map shall be considered for third and final reading until after the public notice and hearing requirements set forth in the South Carolina Code of Laws and this chapter have been met.
- (b) *Notice of hearing.* Notice of public hearing shall be published in a newspaper of general circulation at least 15 days prior to hearing. The notice shall carry an appropriate descriptive title and shall state the time, date, and place of the hearing. All interested parties shall be heard at the public hearing.
- (c) *Posting.* Pursuant to the provisions of the South Carolina Code of Laws, signs noting a rezoning for the small area method shall be posted on or adjacent to affected parcels along public thoroughfares. In the event less than ten effected parcels are so situated as to share frontage along the same public thoroughfare, a sign shall be located on each parcel, provided no two signs are closer than 100 feet of each other. In the event ten or more affected parcels are so situated as to share frontage along the same public thoroughfare, or any number of parcels are located off of the public thoroughfare, signs shall be posted as close as is practical in a manner sufficient to insure due public notice. At a minimum, signs shall be posted at the beginning and end of any continuous shared public frontage, with no more than one mile between signs; at least one sign shall be visible from all directions in each intersection adjacent to a parcel for which rezoning is proposed. The rezoning of lands owned by the United States, the State of South Carolina, Public Universities, or Oconee County shall be posted at any major identifying signs stating the identification of the property; in the event that no signs are present, state posting guidelines shall be followed. For all other rezoning, state posting guidelines shall be followed.
- (d) *Notification of property owners.* A written notice containing all pertinent information related to any public hearing shall be sent by first class mail to the registered owner of each affected parcel at least 15 days prior to the event. For the purposes of this section, the name and address of the owner of the parcel shall be that listed on tax records maintained by the Oconee County Tax Assessor.
- (e) *Action by council.* After conducting a duly advertised public hearing, county council shall consider all information presented at the hearing, staff review, and the recommendation received from the Oconee County Planning Commission, prior to making their decision.

Sec. 38-8.3. - Reconsideration of request for amendment.

When county council shall have denied a request for an amendment to this chapter, it shall not consider the same or a less restrictive reclassification for an amendment affecting the same property until one year from the date of said denial. A more restrictive classification is not subject to the one-year period.

Sec. 38-8.4. - Effective date of change.

Any ordinance effecting a change in the text of the zoning chapter or zoning maps shall become effective upon final adoption by council.

Sec. 38-8.5. - Methods of initial rezoning.

Upon adoption of this chapter, rezoning of a parcel or group of parcels shall be initiated by one of the following methods:

(1) *Method 1—Planning district request initiated by citizens.*

- a. Any group of citizens living within any planning district described within this section may petition for initial rezoning for the entirety of their district. The planning districts, which are based on the approximate boundaries traditionally used by local fire stations as service areas, are as follows:
  1. Oakway District
  2. Salem District
  3. Corinth-Shiloh District
  4. Mountain Rest District
  5. Walhalla District
  6. Westminster District
  7. Seneca District
  8. Fair Play District
  9. Long Creek District
  10. Cleveland District
  11. Keowee Ebenezer District
  12. Friendship District
  13. Cross Roads District
  14. Picket Post-Camp Oak District
  15. South Union District
  16. West Union District
  17. Keowee District

The boundaries of each planning district shall conform to the exterior property line of all parcels lying within; in no instance shall a single parcel lie in more than one planning district. Parcels shall be assigned to a planning district based on the location of its centroid, which shall be determined by the Oconee County Geographic Information System (GIS). The boundaries of the various planning districts are shown on the map of planning districts, which shall be adopted as part of these standards.

- b. Petitions by citizens to county council to initiate a rezoning of an entire planning district shall be made in the following manner:
  1. Citizen petition. Citizens wishing council to amend the map of their planning district shall acquire the signatures of a minimum of 15 percent of the owners of parcels lying within the boundaries of the said planning district. The petition shall contain the following statement of support:
  2. "I hereby certify that I own a parcel lying within the \_\_\_\_\_ Planning District, and I support the consideration by Oconee County Council of amending the zoning map."
  3. Presentation to county council. If county council finds the petition is within the parameters of this chapter, they may direct the planning commission and Community Development Department to proceed with amending the zoning chapter and map. Council may take first reading, in title only, on the zoning amendments at this time.
  4. Review of land use map. The planning commission shall undertake a review of the district's portion of the future land use map.
  5. Initial zoning meeting in district. Following the review of the future land use map, the Community Development Department will schedule a public meeting to begin working with citizens to develop a proposed zoning map. Nominations for the district planning advisory committee will be called for at this time.
  6. Appointment of district planning advisory committee. County council will review the nominations for the district planning advisory committee and appoint individuals to the committee. The committee shall consist of seven owners of parcels lying within the district. The committee shall elect a chair who shall conduct committee meetings, call subsequent meetings as necessary, and set forth the agenda for subsequent meetings.
  7. Creation of proposed district zoning map. With assistance from planning staff, the district planning advisory committee will use the future land use map as a guide in creating proposed changes to the district's portion of the official zoning map. All proposed amendments shall be chosen from the zoning districts and their corresponding regulations established in this chapter.
  8. Planning commission review of proposed zoning map. When completed, the committee shall present their draft map to the planning commission for review. The planning commission shall review the changes to ensure that they are

compatible with the comprehensive plan. During this time, the Community Development Department shall mail a survey to all district property owners soliciting their opinion of the proposed changes, with a deadline to respond of 30 days. At the end of the survey period, the commission shall forward a recommendation regarding the proposed changes to county council. A positive recommendation of the commission shall require both a finding of compliance with the comprehensive plan, and a minimum of 51 percent of the returned responses to the survey favoring the proposed changes.

9. Consideration of recommendation. County council shall consider the proposed zoning map amendments and may take second reading on the chapter at this time.
10. Comment period. A comment period of no less than 30 days shall be held at this time.
11. Consideration of survey results by county council. Upon the completion of the comment period, county council may hold a public hearing on the proposed amendments. Once the public hearing has been completed, county council may take third and final reading of an ordinance to amend the planning districts portions of the official zoning map.
12. Failed attempts to amend the zoning chapter. In the event county council formally rejects a citizen-initiated petition to amend a planning district's portion of the official zoning map for any reason, a new attempt to amend the map through citizen petition shall not be considered sooner than two years from the date of council's decision.

(2) *Method 2—Small area rezoning*

- a. Any property owner, or group of property owners, of a parcel or parcels with a combined minimum ownership of at least fifty (50) acres may petition county council for initial rezoning. No parcel may be included within the rezoning petition under this method which is not contiguous to at least one other parcel that is included in the rezoning petition. Contiguous properties are those properties which are adjacent to one another and share a common border. Contiguity is not established by a road, waterway, right-of-way, easement, railroad track, or utility line which connects one property to another; however, if the connecting road, waterway, easement, railroad track, or utility line intervenes between two properties, which but for the intervening connector would be adjacent and share a continuous border, the intervening connector does not destroy contiguity.
- c. All persons owning a legal interest in the subject parcel(s) must sign the petition for rezoning under this method.
- d. Proposed rezonings pursuant to this method shall be subject to review by the planning commission, as set forth in section 38-8.1, the public notice requirements contained in section 38-8.2, and all standards set forth in these regulations, including compliance with the goals established in the Oconee County Comprehensive Plan, as well as all other applicable local, state, and federal laws.

- (3) *Method 3—County initiated.* The governing body of the county may at any time after adoption of these standards rezone any parcel or parcels owned or maintained by Oconee County. Additionally, notwithstanding any effort to accomplish a prior rezoning, county council may at any time rezone any parcel or group of parcels to bring them into compliance with the goals established in the Oconee County Comprehensive Plan. Proposed changes to any part of these regulations shall be subject to review by the planning commission, as set forth in section 38-8.1 (above), and public notice requirements contained in section 38-8.2 (above), as well as other as well as all other applicable local, state, and federal laws.

Sec. 38-8.6. - Subsequent rezoning.

- (a) Subsequent to the initial change of zoning of any parcel or group of parcels following adoption of these regulations, any individual property owner may make application for rezoning of a parcel(s). All such rezonings shall be subject to the standards set forth in these regulations and South Carolina Code of Laws, 1976, as amended.
- (b) Notwithstanding any effort to accomplish a prior rezoning, county council may at any time rezone a parcel or group of parcels pursuant to the goals established in the Oconee County Comprehensive Plan.

Boards & Commissions	State / OC Code Reference	Reps [DX-At Large]	Co-Terminus	Term Limits	4 Year Term	Meeting Date to Appoint	Eddie Can	Wayne McCall	Paul Cain	Julian Davis	Glenn Hart		
							2015-2018	2017-2020	2015-2018	2017-2020	2017-2020	2015-2018	2017-2020
							District I	District II	District III	District IV	District V	At Large	At Large
Aeronautics Commission	2-262	5 - 2	YES	2X	YES	Jan - March	Randy Renz [2]	David Bryant [1]	Edward Perry [2]	Marion Lyles [1]	Ronald Chiles [2]	A. Brightwell [1]	Michael Gray [1]
Ag. Advisory Board	2016-17	5 - 2	YES	n/a	YES	Jan - March	Debbie Sewell [<1]	Doug Hollifield [<1]	<b>OPEN</b>	Ed Land [<1]	Vicki Wbloughby [<1]	Kim Alexander [<1]	Rex Blanton [<1]
Arts & Historical Commission	2-321	5 - 2	YES	2X	YES	Jan - March	Beth Boreman [1]	Libby Imbody [1]	Mariam Noorai [1]	Tony Adams [1]	Stacy Smith	Shawn Johnson [1]	Janet Gorman [1]
Board of Zoning Appeals	38-6-1	5 - 2	YES	2X	YES	Jan - March	<b>Aten Medford [2]</b>	Gwen Fowler [1]	Bill Gilster [1]	Mary McKee [<2]	<b>OPEN</b>	Josh Lusk [1]	Charles Morgan [<1]
Building Codes Appeal Board		5 - 0	YES	2X	YES	Jan - March	George Smith [1]	Matt Rochester [1]	<b>Bob DuBose [2]</b>	Kevin Knight	Kenneth Owen		
Conservation Bank Board	2-381	Appointed by Category Preferred		2X	YES	Jan - March	Shea Airey [2]	<b>OPEN</b>	Jennifer Moss [1]	Marvin Prater [2]	Frank Ables [1]	Richard Cain [2]	Frances Rundlett [1]
Destination Oconee Action Committee	n/a	5 - 2	n/a	n/a	n/a	n/a	David Washburn	Luther Lyle [2]	Al Shadwick	Matthew Smith [1]	Bob Hill [2]	Robert Moore	Hal Welch [2]
PRT Commission (members up for reappointment due to initial stagger)	6-4-25 2-381	Appointed by Industry		2X	YES	Jan - March	Shane Smith [1]; Andrew Conkey [1]; Kevin Evans [1]			<b>Becky Wise [2], Rick Lacey [2], Mike Wallace [2]</b>			Darlene Greene
Scenic Highway Committee	26-151	0 - 2	YES	2X	YES	Jan - March						Scott Lusk [1]	Staley Powell [1]
Library Board	4-9-35 / 18-1	0 - 9	YES	2X	YES	Jan - March	M. McMahon [P: 1,15]; M. Jacobson [P: 1,15]; W. Caster [2, 1,15]			B. Brackett [1,17]; A. Griffin [1,17]; K. Holleman [P[1,17]]; L. Martin [P[1,17]]; A. Suddeth [2]; C. Morrison [1,17]			
Planning Commission	0-26-310 32-4	5 - 2	YES	N/A	YES	Jan - March	Brad Kisker	Andrew Gramling [1]	<b>OPEN</b>	Frankie Pearson [1]	Stacy Lyles [1]	Gwen McPhail	Mike Johnson
Apprenticeship-Oconee Behavioral Health Services Commission	2-291	0 - 7	YES	2X	3 yr	N/A	Steve Jenkins [1], Harold Alley [1], Louie Holleman [1], Wanda Long [1], Priscilla Taylor [1], Joan Black [1], Jare DuBois [1] BHS contacts Council w/ recommendations when seats open						
Capital Project Advisory Committee (and 1-17)													
Oconee Business Education Partnership	N/A	N/A	NO	N/A	NO	January	Mr. Julian Davis, District IV						
Oconee Economic Alliance	N/A	N/A	NO	N/A	NO	January	Mr. Paul Cain, Council; Mr. Scott Maulder, Administrator; Mr. Sammy Dickson						
Ten At The Top [T.A.T.T]				NO	NO	January	Mr. Dave Eldridge						
ACOG BOD				N/A	NO	January	Council Rep: Ms. Cammick [yearly]; 2 yr terms Citizen Rep: Bob Winchester, Minority Rep: Bennie Cunningham						
Worklink Board						N/A	Worklink contacts Council w/ recommendations when seats open [Current: B. Dobbins]						

[#] - denotes term, [<2] denotes a member who has served the term and less than one half of an additional term making them eligible for one additional appointment.  
 [SHADING] = reappointment requested - questionnaire on file Denotes individual who DOES NOT WISH TO BE REAPPOINTED  
 Bold italics TEXT denotes member ineligible for reappointment - having served or will complete serving max # of terms at the end of their current term.